PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

nute application of:

Ehud COHEN, et al

plication No.: 10/761,005 iled: January 20, 2004

Group No.: 3735

Examiner: Navin Natnithithadha For: LOW POWER CONSUMPTION IMPLANTABLE PRESSURE SENSOR

Commissioner for Patents P. O. Box 1450

Alexandria, VA 22313-1450

REQUEST AND FEE TO DELETE AND/OR ADD TO INVENTOR(S) ERRONEOUSLY NAMED OR NOT NAMED IN DECLARATION --NONPROVISIONAL APPLICATION--(37 C.F.R. SECTION 1.48(a))

1. This Request is to correct under 37 C.F.R. Section 1.48(a) the inventor(s) originally named in the declaration filed on 20 JANUARY 2004 (date).

> 19/93/2007 ATRINH 09808938 10761895 01 FC:1464 139.99 ND

CERTIFICATE OF MAILING/TRANSMISSION (37 C.F.R. SECTION 1.8(a))

I hereby certify that, on the date shown below, this correspondence is being:

Ø

1450

Date: September 28, 2007

MAILING

envelope addressed to the Commissioner for

deposited with the United States Postal Service with sufficient postage as first class mail in an Patents, P. O. Box 1450, Alexandria, VA 22313FACSIMILE

transmitted by facsimile to the Patent and Trademark Office, to (571)-273-8300

CLIFFORD J. MASS

(type or print name of person certifying)

(Amendment, Petition and Fee to Delete and/or Add to Original Erroneously Named Inventor(s) in Declaration (37 C.F.R. Section 1.48(a))--page 1 of 3) 1-1a 9-22

2.	Addition and/or Deletion of Inventor(s)
	(check and complete all applicable items)
_	[X] Add the following previously unnamed person(s) as inventor(s) of this application: NIR BETSER
_	[] Delete the following previously incorrectly named inventor(s)
3.	Attached is
	(a) A statement from: (check items below which apply)
	 [X] each person being added as an inventor that the error in inventorship occurred without deceptive intention on his or her part. 37 C.F.R. Section 1.48(a)(1). [] each person being deleted as an inventor that the error in inventorship occurred without deceptive intention on his or her part. 37 C.F.R. Section 1.48(a)(1).
	(b) a declaration by each of the actual inventor(s) as required by 37 C.F.R. Section 1.63 (or as permitted by Sections 1.42, 1.43, OR 1.47). 37 C.F.R. Section 1.48(a)(2).
	(c) written consent of the assignee (if any of the original inventors executed an assignment). 37 C.F.R. Section 1.48(a)(5).
	(d) (optional)
(ch	eck the following item, if all the inventor(s) remaining after this Request is accepted are not the inventor(s) of the subject matter of all the claim(s) now being claimed.)
	[] Attached is an explanation of the facts, including the ownership of all the claim(s) being claimed in this application, including the ownership of all the claim(s) at the time the last claimed invention was made (Declaration of Inventorship and Common Ownership of Claims in Application).

4. Fee Payment

The fee required by 37 C.F.R. Section 1.17(i) is paid as follows:

[X] Enclosed is a check for \$130.00.

☑ Charge Account 12-0425 for any fee deficiency.

Charge Account

the sum of \$130.00

SIGNATURE OF PRACTITIONER

Reg. No. 30086

CLIFFORD J. MASS
(type or print name of practitioner)

Tel. No.: 212-708-1890

P.O. Address

Customer No.: 00140

c/o Ladas & Parry LLP 26 West 61st Street New York, N. Y. 10023 U 014996-9

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of: Ehud COHEN, et al

Serial No.: 10/761,005

Group No.: 3735

Filed: January 20, 2004 Examiner: N. Natnithithadha

For: LOW POWER CONSUMPTION INPLANTABLE PRESSURE SENSOR

Commissioner for Patents P. O. Box 1450 Alexandria, VA 22313-1450

TRANSMITTAL

WARNING:	Failure to file a complete response in compliance with § 1.135(c) leads to a reduction in patent term
	adjustment - See § 1.704(c)(7).

1. Transmitted herewith is an amendment for this application.

I hereby certify that, on the date shown below, this correspondence is being:

STATUS

2.	The a	application is qualified as	
	×	a small entity.	
		other than a small entity.	
		CERTIFICATION UNDER 37 C.F.R. 1.8(a) and 1.10*	
		(When using Express Mail, the Express Mail label number is mandatory;	
		Express Mail certification is optional.)	

MAILING

\boxtimes	deposited with the United States Postal Se	rvice in an envelope addre	essed to the Commissioner for Patents, P. O. Box
	1450, Alexandria, VA 22313-1450.		
	37 C.F.R. 1.8(a)		37 C.F.R. 1.10*
\boxtimes	with sufficient postage as first class mail.		as "Express Mail Post Office to Address"
			Mailing Label No (mandatory)
		TRANSMISSION	
	transmitted by facsimile to the Patent and	Trademark Office to (7)	13) 872/9306
	transmitted by facilities to the ratem and	Trademark Office to (7)	2,017,59/4
Date:	September 28, 2007	Signatu	ire/
			/ /
		C	LIFFORD J. MASS
		//	(

Only the date of filing (§ 1.6) will be the date used in a patent term adjustment calculation, although the date on any certificate of mailing or transmission under § 1.8 continues to be taken into account in determining timeliness. See § 1.703(f). Consider "Express Mail Post Office to Addressee" (§ 1.10) or facsimile transission (§ 1.6(d)) for the reply to be accorded the earliest possible filing date for patent term adjustment calculations.

(Amendment Transmittal-page 1 of 4) 9-19

		EXTE	NSION OF TERM	
NOTE:	a Non-Fi after exp If a times entry of a period un has been O.G. 34. See 37 C time in r 37 C.F.I processi that are t measuri case the after the applican or shorte	inal Office Action, an extension of timitation of the shortened statutory ply response has been filed after a Fin Notice of Appeal or filing and/or ent less the time-filed response placed iffiled within the shortened statutory p. 33). 35). 3F.R. § 1.645 for extensions of time exexamination proceedings. R. § 1.704(b)" an applicant shaling or examination of an application taken to reply to any notice or action in grace the period of adjustment set forth in § 1. date that is three months after the date the free free free free free free free fr	ent Amendments)—If a timely and core is not required to permit filing and/a errord. al Office Action, an extension of time ryo fan additional amendment after employed in condition for allowaveriod, the period has ceased to run.", in interference proceedings, and 37 (I) be deemed to have failed to engage for the cumulative total of any perioc by the Office making any rejection, objected the notice or action was mailed 703 shall be reduced by the number of action materials and the control of the cumulative total of any perioc to the office making any rejection, objected in the office and and the notice or action was mailed for sealing or transmission of the cut, or other request and ending on the as set in the Office action or notice has	rentry of an additional amendments is required to permit filing and/or spiration of the shortened statutopen. Ofcourse, if a Notice of Autopen. Notice of December 10, 1985 (1061 C.F.R. § 1.550(c) for extensions of the in reasonable efforts to concluded sof time in excess of three months iccrion, argument, or other request, in which fays, if any, beginning on the day office communication notifying the date the reply was filed. The period, date the reply was filed.
3.	The pre	oceedings herein are for a pate	ent application and the provision	ons of 37 C.F.R. 1.136 apply.
			(a) or (b), as applicable)	
	(a)		for an extension of time under 7(a)(1)-(4)) for the total number	
		Extension (months)	Fee for other than small entity	Fee for small entity
		one month	\$ 120.00	\$ 60.00
		two months	\$ 450.00	\$ 225.00
		three months	\$ 1,020.00	\$ 510.00
		four months	\$ 1,590.00	\$ 795.00
		five months	\$ 2,160.00	\$ 1,080.00
			Fee: \$	-
If an a	dditiona	l extension of time is require	d, please consider this a petit	ion therefor.
		(check and compl	ete the next item, if applicabl	(e)
			nonths has already been secured from the total fee due for the	
		Extension fee due v	with this request \$	
			OR	

 \boxtimes

(b)

(Amendment Transmittal-page 2 of 4) 9-19

Applicant believes that no extension of term is required. However, this is a

conditional petition being made to provide for the possibility that applicant has inadvertently overlooked the need for a petition for extension of time.

FEE FOR CLAIMS

				1 1 1 1	1 1
4.	The fee for claims	(37 C.F.R. L.	16(b)-(d)) has bee	n calculated as shown	. below

	(Col. 1)	(Col. 2)	(Col. 3)	SMALL F	SMALL ENTITY		OTHER THA	
	Claims Remaini After Amendm		Highest No. Previously Paid For	Present Extra	Rate	Addit. Fee	O R	Rate	Addit. Fee
Total	*	Minus	**	=	x \$ 25	\$		x \$ 50=	\$
Indep	. *	Minus	***	=	x \$ 100	\$		x \$ 200	\$
□Firs Claim		ntation of N	Aultiple Depen	dent	+ \$180=	\$		+ \$360=	\$
Ad					otal it. Fee	\$	O R	Total Addit. Fee	\$
 If the entry in Col. 1 is less than the entry in Col. 2, write "O" in Col. 3, If the "Highest No. Previously Paid For" IN THIS SPACE is less than 20, enter "20". If the "Highest No. Previously Paid For" IN THIS SPACE is less than 3, enter "3". The "Highest No. Previously Paid For" (Total or Indep.) is the highest number found in the appropriate box in Col I of a prior amendment or the number of claims originally filed. 								ox in Col.	
WARNI	NG:	"After final rejection or action (\$ 1.113) amendments may be made canceling claims or complying with requirement of form which has been made: "37 C.F.R. 1.116(a) (emphasis added). (complete (c) or (d), as applicable)						g with any	
	(c)	⊠ N	o additional fe	e for claim	s is required	l.			
				OF	ł				
	(d) Total additional fee for claims required \$						٠		
				FEE PAY	MENT				
5.									

FEE DEFICIENCY OR OVERPAYMENT

NOTE: If there is a fee deficiency and there is no authorization to charge an account, additional fees are necessary to cover the additional time consumed in making up the original deficiency. If the maximum, six-month period has expired before the deficiency is noted and corrected, the application is held abandoned. In those instances wathorization to charge is included, processing delays are encountered in returning the papers to the PTO Finance Branch in order to apply these charges prior to action on the cases. Authorization to charge the deposit account for any fee deficiency should be checked. See the Notice of April 7, 1986, (1065 O. G. 31-33).

6. If any additional extension and/or fee is required, charge Account No. 12-0425.

AND/OR

☑ If any additional fee for claims is required, charge Account No. 12-0425

AND/OR

⊠ Refund any overpayment to Account No. <u>12-0425</u>.

SIGNATURE OF PRACTITIONER

CLIFFORD J. MASS

(type or print name of practitioner)

P.O. Address

c/o Ladas & Parry LLP 26 West 61 Street New York, N.Y. 10023

Reg. No. 30086

Tel. No. 212-708-1890

Customer No.:

PATENT TRADEMARK OFFICE



PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application Application No Filed: Januar For: LOW PO	o.: 10/761,005	G E:		lavin Natnithithadh	a
Reissue:	No.: name(s) of inventor(s) and title for	Is Is	sue Date: _		
Commissioner P. O. Box 1450 Alexandria, V	0				
NOTE:	ESTABLISHING RIGH 37 CFR 3.73(b) states: (1) "In order to request or its ownership of the pa of ownership by the as Ownership is establish accomponied by either CENTIFICATION (When using Express Mail,	toke action in a particular property is signee may be combined by submitting to	ent or tradem to the sotisfor ined with the the Office a s 1. 1.8(2) and bel number is	AKE ACTION wark matter, the assigned the of the Director. The poper that requests or tigned statement identify. 1.10*	e establishment akes the action.
I hereby certify tha	t, on the date shown below, this e	orrespondence is bei	ng:		
	I with the United States Postal Ser), Alexandria, VA 22313-1450	MAILING vice in an envelope	addressed to	the Commissioner for Pa	atents, P. O.
B0X 1430	37 C.F.R. 1.8(u)			37 C.F.R. 1.10*	
⊠ with suff	icient postage as first class mail.	TRANSMISSION		press Mail Post Office to	o Address" (mandatory)
transmitte Date:	ed by incommitte to the Patent and T	Frademark Office. to Sig	natyre IFFORD	J. MASS	
	Each paper or fee filed by "Expr placed thereon prior to matting. "Since the filing of corresponden oversight that can be avoided by will not be grunted on petition."	37 C.F.R. 1.10(b). ice under § 1.10 with the exercise of reos	hout the Expr	ess Mail mailing label to requests for woiver of th	hereon is an

(Statement under 37 C.F.R. § 3.73(b) Establishing Right of Assigned to Take Action—page 1 of 4) 1-1c 16-16

- (i) Documentary evidence of a chain of hile from the original owner to the assignee (e.g., copy of on secured castignment). The documents submitted to establish ownership may be required to be recorded pursuant to § 3.11 in the existingment records of the Office as a condition to permitting the assignee to toke action in oratter pending before the Office; or (ii) A citateness specifying where documentary evidence of a chain of title from the original owner to the assignee is recorded in the assignment records of the Office (e.g., red and from manabet).
- (2) The submission establishing ownership must show that the person signing the submission is a person authorized to act on behalf of the assignee by:
 - Including a statement that the person signing the submission is authorized to act an beholf of the assignee; or
 - Being signed by a person having apparent authority to sign on behalf of the assignee, e.g., an officer of the assignee.

(c) For potent matters only:

- Establishment of ownership by the assignee must be submitted prior to, or at the same time as, the paper requesting or taking action is submitted.
- (2) If the submission under this section is by an assignee of less than the entire right, title and interest, such assignee must indicate the extent (by percentage) of its ownership interest, or the Office may refuse to accept the submission as an establishment of ownership."
- NOTE: "Section 3.71(b) is amended to remove the sentence requiring an assignce to specifically state that the oridentiary documents have been reviewed and to certify that title is in the assignces seeking to take notion. The soutence is deemed to be annecessary in view of the amendment to §§ 1.4(d) and 10.18." Notice of Oct. 10, 1997, Q. Peh. Reg. 53,171, of 33,174.
- i. The assignee(s) of the entire right, title and interest hereby seek(s) to take action in the PTO in this matter.

IDENTIFICATION OF ASSIGNEE

2. BIOCONTROL MEDICAL LTD.

Name of assignee

CORPORATION

Type of assignee, e.g., corporation, partnership, university, government agency, etc.

NOTE: The Notice of April 30, 1993 (1150 O.G. 62-64) points out:

"The statement under 37 CFR 3.73(b) may be signed on behalf of the ossignee in the following two manners if the assignee is an organization (e.g., corporation, partnership, university, government agency, etc.).

"(I) The statement may be rigued by a person in the organization having apparent onthority to sign on behalf of the organization. An affect (president, vice-president, secretory, or treasurer) is presumed to have unthurth to rigo on behalf of the organization. The signature of the chairman of the board of directors is acceptable, but not the signature of an individual director. A person howing a title (nonage, directors is acceptable, that not the signature of an individual director. A person howing a title (nonage, director) as a first that person are on efficient of the strippes or to have unthurty to sign the statement on strippens is not presumed to be an officer of the earliques or to have unthurty to sign the statement on behalf of the assignee. A power of almoney from the threatons in an organization to a precification of the processing a person application does not note the practitioner to affect of an artigues or empower the manifoliary is that the statement on behalf of the assignment.

"(2) The stotement may be signed by any person. If the stotement includes an averagent that the person is empowered to sign the stotement on beholf of the assignee and, If not signed by a registered practitioner, the stotement nuts be in each or declaration form. Where a statement does not include such an extrement, and the person signing does not hold a position in the organization that would give tise to a presumption that the person is empowered to sign the statement on beholf of the assignee, evidence of the person's authority to since with be resurred.

(complete the following, if applicable)

I, the person signing below, state that I am empowered to sign this statement on behalf of the assignee.

BASIS OF ASSIGNEE'S INTEREST

Ownership by the assignee is established as follows:

- - An assignment from the inventor(s) of the matter identified above, which was recorded in the PTO at Real 012960 Frame 0594.
 - 2.

 An assignment (document) separately being submitted for recordal herewith.

AND/OR

- B.

 A chain of title from the inventor(s) to the current assignce as shown below:

(check item below, and add details, if applicable)

 Additional documents in the chain of title are listed in the attached Supplemental Sheet.

07777000710 VU. 00 OT 00T

COPIES OF DOCUMENTS IN CHAIN OF TITLE

(complete this item, if copies are being sent)

⊠	Copies of the as	signm	ent(s) or	other d	ocumen	t(s) in tl	ne chain	of title	are attached as follow
		0	A B	0	1	0	2 2	0	3
(X) date	20 Sep 0 }					(X) ()ypo or (X)	CE:	e of autho	rized person)





PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Ehud COHEN, et al In re application of:

Application No.: 10/761,005

Group No.: 3735

Filed: January 20, 2004

Examiner: Naviu Natnithithadha

For LOW POWER CONSUMPTION IMPLANTABLE PRESSURE SENSOR

Commissioner for Patents

P. O. Box 1450

Alexandria, VA 22313-1450

STATEMENT OF NON-DECEPTIVE INTENT BY PERSON BEING ADDED OR DELETED BY REQUEST (37 C.F.R. Section 1.48(a))

NOTE: Nathing more than a simple statement is required. The examiner will determine only whether the statement contains the required language and will not make any comment as to whether or not it oppears that there was in fact a deceptive intention, M.P.E.P., Section 1481, 7th Edition.

I, the person who is being [] deleted [X] added as an inventor by the Request and Fee (37 C.F.R. Section 1.48(a)) being submitted to correct the inventorship of this application, declare that the inventorship error in failing to include my name or including my name as an inventor occurred without any deceptive intention on my part.

My addition is necessitated by amendment of the claims.

NIR BETSER

CERTIFICATION UNDER 37 C.F.R. 1.8(a) and 4.10* (When using Express Muil, the Express Mail label number is mandatory; Express Mail certification is optional.)

I hereby certify that, on the date shown below, this correspondence is being: MAILING

deposited with the United States Postal Service in an envelope addressed to the Commissioner for Patents, P. O. Box 1450, Alexandria, VA 22313-1450. 37 C.F.R. 1.10*

37 C.F.R. 1.8(a) with sufficient postage as first class mail.

ns "Express Mail Post Office to Mailing Label No. (mandatory)

TRANSMISSION

facsimile to the Patent and Trademark Office, to (571)-273-8300

(type ar print fante of parsan certifying)

*WARNING:

Each paper or fee filed by "Express Mail" must have the number of the "Express Mail" mailing label placed therean prior to mailing, 37 C.F.R. 1.10(b).

Signature

"Since the filing of carrespondence under § 1.10 without the Express Mall mailing label thereon is an aversight that can be avoided by the exercise of reasonable care, requests for waiver of this requirement will not be granted on petition." Notice of Oct. 24, 1996, 60 Fed. Reg. 56,439, ot 56,442.

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Ehud COHEN, et al In re application of: Application No.: 10/761,005

Group No.: 3735

Examiner: Navin Namithithadha

Filed: January 20, 2004 For: LOW POWER CONSUMPTION IMPLANTABLE PRESSURE SENSOR

Commissioner for Patents

P. O. Box 1450 Alexandria, VA 22313-1450

> CONSENT OF ASSIGNEE TO CORRECTION (DELETION AND/OR ADDITION) OF INVENTOR(S)

BIOCONTROL MEDICAL LTD. (type or print name of assignee) 3 Geron Street, Yehud 56100, Israel Address Assignment recorded on 3 JUNE 2002 Reel 012960 Frame 0594

[] recorded herewith. [] A separate "ASSIGNMENT" (DOCUMENT) COVER SHEET is attached.

[1 FORM PTO 1595 is attached.

CERTIFICATE OF MAILING/TRANSMISSION (37 C.F.R. SECTION 1.8(a))

I hereby certify that, on the date shown below, this correspondence is being:

MAILING

FACSIMILE

deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to the Commissioner for Patents, P. O. Box 1450, Alexandria, VA 22313-1450.

FORD J. MASS

print name of person certifying)

transmitted by

Ø

(Consent of Assignee to correction and/or Addition of Inventor(s)--page | of 2) 1-1b 9-23

Assignce hereby consents to the correction of inventorship of the attached Request.

ASSIGNEE CERTIFICATION

A "STATEMENT UNDER 37 C.F.R. section 3.73(b)" is attached.

Date 1 20 5000}

Signature

(lype or print name and title of person authorized to sign on behalf of assignee)

BioControl Medical (B.C.M.) LTD.

(Consent of Assignee to correction and/or Addition of Inventor(s)--page 2 of 2) 1-1b 9-23

60 U D



PATENT

Optional Customer No. Bar Code



00140

COMBINED DECLARATION AND POWER OF ATTORNEY

(ORIGINAL, DESIGN, NATIONAL STAGE OF PCT, SUPPLEMENTAL, DIVISIONAL, CONTINUATION, OR C-I-P)

As a below named inventor, I hereby declare that:

TYPE OF DECLARATION

(check one applicable item below)

This declaration is of the following type:

		,
	[]	original. design.
NOTE:		e exception of a supplemental onth or declaration submitted in a reissue, a supplemental onth or declaration acted as an amendment under 37 CFR 1.312 (Amendments after allowonce). M.P.E.P. Section 714.16, 79
	[]	supplemental.
NOTE:		cloration is for an International Application being filed as a divisional, continuation or continuation-in-par ion, do <u>not</u> check next item; check appropriate one of lost three liens.
	[]	national stage of PCT.
NOTE:		the following 3 items apply, then complete and also attach ADDED PAGES FOR DIVISIONAL, NATION OR C-I-P.
NOTE:	duclarati	C.F.R. Section 1.63(d) (continued prosecution application) for use of a prior transrovisional application ion in the continuation or divisional application being filed on behalf of the same or fewer of the inventors the prior application.
	[] [x]	divisional. continuation.
NOTE:	divisiona	application discloses and cloims subject nation not disclosed in the prior application, or a continuation or Lapplication names on inventor not named in the prior application, a continuation-in-port application must uder 37 C.F.R. Section 1.33(b) (application filling requirements-nonprovisional application).
	(1	continuation in-part (C-I-P)

(Declaration and Power of Attorney-page 1 of 8) 1-1

INVENTORSHIP IDENTIFICATION

WARNING:

If the inventors are each not the inventors of all the cloints, an explanation of the facts, including the ownership of all the claims at the time the last claimed invention was made, should be submitted.

My residence, post office address and citizenship are as stated below, next to my name. I believe that I am the original, first and sole inventor (If only one name is listed below) or an original, first and joint inventor (If plural names are listed below) of the subject matter that is claimed, and for which a patent is sought on the invention entitled:

TITLE OF INVENTION

LOW POWER CONSUMPTION IMPLANTABLE PRESSURE SENSOR

SPECIFICATION IDENTIFICATION

the specification of which:			

(complete (a), (b), or (c))

- (a) [] is attached hereto.
- NOTE: "The following combinations of information supplied in an oath or declaration filed on the opplication filing date with a specification are acceptable or wintenum for identifying a specification and complionce with any one of the tient below will be accepted at complying with the identification requirement of 37 Ce F.A. Section 1.63:

"(1) name of Inventor(s), and reference to an attached specification which is both attached to the oath or declaration at the time of execution and submitted with the oath or declaration on filing;

"(1) name of inventor(s), and attorney docket munber which was on the specification as filed; or

"(3) nome of Inventar(s), and title which was on the specification as filed." Natice of July 13, 1995 (1177 O.G. 60).

- (b) [X] was filed on January 20, 2004 [x] as Application No. 10/761.005 [1] and was amended on ______ (if applicable).
- NOTE: Amendments filed after the original papers are deposited with the PTO that contain new matter are not accorded a filing date by being referred to in the declaration. Accordingly, the amendments Involved are those filed with the application papers or, in the case of a supplemental declaration, are those amendments claiming matter not accommand in the original statement of the ventions or claims. See 37 C.F.R. Section 1.67.
- NOTE: "The following combinations of information supplied in an oath or declaration filed after the filing date are acceptable as minimum for identifying a specification and complement with any one of the Items below will be accepted as complying with the identification requirement of 37 C.F.R. Section 1.43:
 - (A) application number (consisting of the series cade and the serial number, e.g., 08/123,456);
 - (B) serial number and filing date;
 - (C) attorney docket number which was on the specification as filed;

(D) title which was on the specification as filed ond reference to an attached specification which is bath attached to the oath or declaration at the time of execution and submitted with the ooth or declaration;

(5) I'lle which was no the specification as filed and accomposited by a cover later accurately identifying the application for which it was insended by either the application number (constituting of the series code and the serial number, etc. Mel 71.4.74), or serial number and filing date. Absent any untermently to the contract, it will be presumed that the application filed to the PTO is the application which his investionly accorded by splaning the soll or declaration.

M.P.E.P. \$ 602, 8th ed.

(Declaration and Power of Attorney--page 2 of 8) 1-1

(c)	[]		escribed and claimed in PCT International Application No filed on (ff any).	
		SUPP	LEMENTAL DECLARATION (37 C.F.R. Section 1.67(b))	
	(complete	the following where a supplemental declaration is being submitted)	
	[]	I here	by declare that the subject matter of the	
		[]	attached amendment amendment filed on	
			y/our invention and was invented before the filing date of the original application, ed, for such invention.	
	ACK	NOWLE	DGMENT OF REVIEW OF PAPERS AND DUTY OF CANDOR	
specifi			that I have reviewed and understand the contents of the above-identified g the claims, as amended by any amendment referred to above.	
37, Cod	I acknowledge the duty to disclose information, which is material to patentability as defined in 7, Code of Federal Regulations, Section 1.56,			
			(also check the following items, if destred)	
	[x]	there is	ich is material to the examination of this application, namely, information where a substantial likelihood that a reasonable Examiner would consider it important ling whether to allow the application to issue as a patent, and	
		[]	in compliance with this duty, there is attached an information disclosure statement; in accordance with 37 C.F.R. Section 1.98.	
			PRIORITY CLAIM (35 U.S.C. Section 119(a)-(d))	
OTE:	37 C.F.	R. § 1.55 C	laim for foreign priority.	
			plicant in a nonprovisonal application may claim the benefit of the fifing date of one or more prior plications under the canditions specified in 35 U.S.C. 119(a) through (d) and (f), 172, and 365(a)	
			(1)(i) In an original application filed under 33 U.S.C. 111(a), the claim for priority must be presented during the pseudacty of the application, and within the later of four months from the actual filting done of the application or sixteen months from the filling date of the prior foreign application. This time period is not extendable. The chain must identify the foreign application for which priority is claimed, as well as any faveign application for which priority is claimed, as well are all howing a filing date before the of the application for which priority is claimed, by specifying the application musber, country for intulteral property mutherty), day, month, and year of its filing. The time period in this narrograph does not apply to an application for a design patent. (ii) In an application that entered the entitional stage from an international application of after compliance with 35 U.S.C. 371, the collain for priority must be made during the pendency of the application and within the time limit set forth in the PCT and the Regulations under the PCT.	

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(2) The claim for priority and the certified copy of the foreign application specified in 33 U.S.C.
119(b) a PCT Rute 17 must, in any event, be fluid object the patent it general. If me chain priority in the certified copy of the foreign application in the different data the team fee is pelid, it must be accompanied by the processing fee set forth in § 1.17(l), but the patent will not include the priority claim unless corrected by a certificate of correction under 32 U.S.C. 253 and § 1.32).

I hereby claim foreign priority benefits under Title 35, United States Code, Section I 19(a)-(d) of any foreign application(s) for patent or inventor's certificate or of any PCT international application(s) designating at least one country other than the United States of America listed below and have also identified below any foreign application(s) for patent or inventor's certificate or any PCT international application(s) designating at least one country other than the United States of America filed by me on the same subject matter having a filting date before that of the application(s) of which priority is claimed.

(complete (d) or (e))

- (d) [x] no such applications have been filed.
- (e) [] such applications have been filed as follows.

NOTE: Where Item (c) is entered above and the International Application which designated the U.S. itself claimed priority check Item (c), outer the details below and make the priority claim.

PRIOR FOREIGN/PCT APPLICATION(S) FILED WITHIN 12 MONTHS (6 MONTHS FOR DESIGN) PRIOR TO THIS APPLICATION AND ANY PRIORITY CLAIMS UNDER 35 U.S.C. SECTION 119(a)-(d)

COUNTRY (OR INDICATE IF PCT)	APPLICATION NUMBER	DATE OF FILING DAY MONTH YEAR	PRIORITY CLAIMED UNDER 35 USC 119
			[]YES []NO



DATE

CLAIM FOR BENEFIT OF PRIOR U.S. PROVISIONAL APPLICATION(S) (35 U.S.C. Section 119(e))

NOTE: 35 U.S.C. 119(c)(1) requires that a unsprovisional application be filed within twelve months of the filing date of the provisional application and application to claim the benefit of the filing date of the provisional application. Under 35 U.S.C. 21(b) and 119(c)(1), if this twelve-month period expires on a non-business day, it is extended a sopire on the next business day.

Thereby claim the benefit under Title 35, United States Code, Section 119(e) of any United States provisional application(s) listed below:

PROVISIONAL APPLICATION NUMBER

/	And the second second			
	-			
CLAIM FOR BENEFIT OF EARLIER U.S./PCT APPLICATION(S) UNDER 35 U.S.C. SECTION 120				
ADDED PAGES TO COMBINE	uch applications are set forth in the attached D DECLARATION AND POWER OF , CONTINUATION-IN-			
	ANY, FILED MORE THAN 12 MONTHS OR TO THIS U.S. APPLICATION			
HOTE: If the application filed more than 12 months from the filing date of this application is a PCT filing forming the basis this application antering the United States as (1) the unitonal stage, or (2) a continuation, divisional, or continuation part, then also complete ADDED PAGES TO COMBINED DECLARATION AND POWER OF ATTORNEY FOLKSIONAL, CONTINUATION OR C-I-P APPLICATION for benefit of the prior U.S. or PCT application(s) un 33 U.S.C. Section 120.				
POWER OF	ATTORNEY ·			
I hereby appoint the following practitioner(s) to prosecute this application and transact all business in the Patent and Trademark Office connected therewith.				
(list name and reg	ristration number)			
JOHN RICHARDS, 31053	JULIAN H. COHEN, 20302			
RICHARD J. STREIT, 25765	WILLIAM R. EVANS 25858			
PETER D. GALLOWAY, 27885	JANET I. CORD, 33778			
RICHARD P. BERG, 28145 CLIFFORD J. MASS, 30086				

(Declaration and Power of Attorney--page 5 of 8) I-J

FILING

(Check the following item, if applicable)

[X] I hereby appoint the practitioner(s) associated with the Customer Number provided above and below to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith.

Customer No. 00140

 Attached, as part of this declaration and power of attorney, is the authorization of the above-named practitioner(s) to accept and follow instructions from my representative(s).

NOTE: "Special care should be taken in continuation or divisional applications to numer that any change of correspondence withers in a price application is reflected in the continuation or divisional application. For example, when a copy of the oath or destartual previous the prior application is rubunited for o continuation or divisional application filed under 37 CFR 1.33(b) and the capy of the oath or declaration from the prior application destgrates an old correspondence address, the Office may not recognize, in the continuation or divisional application, the chonge of correspondence address under during the prosecution of the prior application. Applicant is required to identify the change of correspondence address in the continuation or divisional application to ensure that communications from the Office are moded to the current correspondence address. 37 CFR 1.33(b)(47). Section 30(3), M.P.B.P., This of the contraction of the prior application to ensure that communications from the Office are moded to the current correspondence address. 37 CFR 1.33(b)(47). Section 30(3), M.P.B.P., This of the contraction of the prior application to ensure that communications from the Office are

SEND CORRESPONDENCE TO

DIRECT TELEPHONE CALLS TO: (Name and telephone number)

Customer No.:

00140

Ladas & Parry LLP 26 West 61st Street New York, N.Y. 10023 CLIFFORD J. MASS 212-708-1890

(complete the following if applicable)

This is the filing of [] continuation [] divisional and there is attached hereto a Change of Correspondence Address so that there will be no question as to where the PTO should direct all' correspondence.

DECLARATION

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent fasued thereon.

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SIGNATURE(S)

NOTE: Carefully indicate the family (or last) name, as it should oppear at the filing receipt and all other document.

NOTE: Each inventor must be identified by full name, including the family name, and at least one given name without abbreviation together with any other given name or initial, and by histher residence, post office address and country of citieswish, 37 C.F.A. Sexian 1.63(n(1)).

NOTE: Investors may execute reparate declarablandonles provided <u>each</u> declaration/anh sets forth all the inventors.

Section 1.03(a)(3) requires that a declaration/anh, inter alia, identify each inventor and prohibits the execution of separate declarations/anh which each sets forth only the name of the executing inventor. 62 Fed. Reg. 53,131, 53,142, October 10, 1997.

Bull name of sole or first inventor EHUD (Middle Initial or Name) umily (Or Last Name) (Given Name) Inventor's signature (X) Date (X)20 8007 Country of Citizenship ISRAEL Residence 8 HACARMEL STREET, GANET TIKVA 55900, ISRAEL Post Office Address SAME AS ABOVE Full name of second joint inventor, if any Vaingast Family (Or Lust Name) (Middle Initial or Name) (Given Name) 160011 Inventor's signature (X) O- Country of Citizenship _ Residence 10 MOSHE DAYAN STREET, YEHUD, ISRAEL Post Office Address Full name of third joint inventor, if any Family (Or Last Name) (Middle Initial or Name) (Given Name) Inventor's signature Country of Citizenship ISRAEL 37 MOHLIVER ST., YEHUD, ISRAEL SAME AS ABOVE Post Office Address _

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(check proper box(es) for any of the following added page(s) that form a part of this declaration)

	manyar marpantay ma	
[]	Signature for fourth and subsequent joint inve	intors. Number of pages added

[]	Signature by administrator(trix), executor(trix) incapacitated inventor. Number of pages added	
	4 4 4	
[]	Signature for inventor who refuses to sign or 37 C.F.R. Section 1.47. Number of pages adde	cannot be reached by person authorized under d
	* * *	
[]	Added page for signature by one joint invento representative cannot be appointed in time. (37	r on behalf of deceased inventor(s) where legal C.F.R. Section 1.47)
[X]	continuation-in-part (C-I-P) application.	er of attomey for divisional, continuation, or umber of pages added5
	ak file wh	
[]	Authorization of practitioner(s) to accept and fo	ollow instructions from representative.
	(If no further pages form a part then end this Declaration with this page o	
	[] This	declaration ends with this page.

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ADDED PAGE TO COMBINED DECLARATION AND POWER OF ATTORNEY FOR DIVISIONAL, CONTINUATION OR C-I-P APPLICATION

(complete this part only if this is a divisional, continuation or C-I-P application)

CLAIM FOR BENEFIT OF EARLIER U.S./PCT APPLICATION(S) UNDER 35 U.S.C. § 120

I hereby claim the benefit, under Title 35, United States Code, § 120, of any United States application(s) or PCT international application(s) designating the United States of America that is/are listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in that/those prior application(s) in the manner provided by the first paragraph of Title 35, United States Code, § 112, Lacknowledge the duty to disclose information

02	Ø	s material to patentability as defined in 37, Code of Federal Regulations, § 1.56	
			(also check the following item, if desired)
	0	and that is material to the examination of this application, namely, information where there is a substantial likelihood that a reasonable examiner would consider it important in deciding whether to allow the application to issue as a patent,	

that occurred between the filing date of the prior application(s) and the national or PCT international filing date of this application. (37 CFR 1.63(e)).

(also check the following item, if desired)

In compliance with this duty, there is attached an information disclosure statement, in accordance with 37 C.F.R. 1.98.

(Added Page to Combined Declaration and Power of Attorney for Divisional Continuation or C-I-P Application—page 1 of 3) 1-2.1



PRIOR U.S. APPLICATIONS OR PCT INTERNATIONAL APPLICATIONS DESIGNATING THE U.S. FOR BENEFIT UNDER 35 USC § 120:

U.S. APPLICATION	ONS	Status (check one)		
U.S. APPLICATIONS	U.S. FILING DATE	Patented	Pending	Abandoned
1. 10/076,869	JANUARY 20, 2004	x		
2. 09/996,668	NOVEMBER 29, 2001	x		
3.				ļ
PCT APPLICATION DESIG	NATING THE U.S.			
PCT APPLICATION NO.	PCT FILING DATE	U.S. APPLICATION NOS. ASSIGNED (If any)		
4.				
5.				
6.				
7.				
8		1		1

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35 USC § 119 PRIORITY CLAIM, IF ANY, FOR ABOVE LISTED U.S./PCT APPLICATIONS

			The state of the s	
ABOVE APPLICATION NO.	DETAILS OF APPLICATION FROM WHICH PRIORITY CLAIMED UNDER 35 USC § 119			
please indicate appropriate PCT application no.	Country and Application No.	Date of filing (day, month, year)	Date of issue (day, month, year)	
1				
2.				
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(Added Page to Combined Declaration and Power of Attorney for Divisional Continuation or C-I-P Application—page 3 of 3) 1-2.1